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20457	7590	11/30/2005	EXAMINER			
	•	RY, STOUT & KI ITEENTH STREET	DUONG	DUONG, THOI V		
SUITE 1800		TEENTH STREET	ART UNIT	PAPER NUMBER		
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DATE MAILED: 11/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)				
			57	SAITO, KEN				
	Office Action Summary	Examine	r	Art Unit				
		Thoi V. D	uong	2871				
	The MAILING DATE of this communic	ation appears on th	e cover sheet with the c	orrespondence ad	idress			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA nsions of time may be available under the provisions o SIX (6) MONTHS from the mailing date of this commu period for reply is specified above, the maximum statu- re to reply within the set or extended period for reply we reply received by the Office later than three months aft	ALING DATE OF TI f 37 CFR 1.136(a). In no ev nication. utory period will apply and w rill, by statute, cause the app	HIS COMMUNICATION rent, however, may a reply be tim rill expire SIX (6) MONTHS from to bication to become ABANDONED). lely filed the mailing date of this c (35 U.S.C. § 133).				
Status	ed patent term adjustment. See 37 CFR 1.704(b).							
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	Responsive to communication(s) filed This action is FINAL .	o)⊠ This action is r	on final					
•		·		secution as to the	e merite is			
٥/۵	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dienociti	on of Claims		,,					
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5)□ 6)⊠ 7)□	Claim(s) 1-14 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 1-14 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restricti	e withdrawn from co			·			
Applicati	on Papers		5					
	The specification is objected to by the	Evaminer						
	The drawing(s) filed on is/are:		□ objected to by the F	Examiner.				
,,	Applicant may not request that any object	· ·						
	Replacement drawing sheet(s) including t				FR 1.121(d).			
11)	The oath or declaration is objected to	by the Examiner. N	ote the attached Office	Action or form P	TO-152.			
Priority u	ınder 35 U.S.C. § 119							
a)[Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority of Some * Copies of the priority of Some * Copies of the priority of Some * Copies of the certified copies of the attached detailed Office action	ocuments have bee ocuments have bee f the priority docum al Bureau (PCT Ru	en received. en received in Application ents have been receive le 17.2(a)).	on No ed in this National	Stage			
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	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PT	O-948)	4) Interview Summary Paper No(s)/Mail Da					
3) Inform	nation Disclosure Statement(s) (PTO-1449 or P r No(s)/Mail Date	-	5) Notice of Informal Pa		O-152)			

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DETAILED ACTION

1. This office action is in response to the Amendment filed April 07, 2004.

Accordingly, claims 1-14 were amended. Currently, claims 1-14 are pending in this application.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1, 2, 5 and 8 are rejected under 35 U.S.C. 102(e) as being anticipated by Akiyama (Pub. No. US 2005/0073627 A1).

Re claims 1 and 8, as shown in Figs. 1, 2 and 9, Akiyama discloses a liquid crystal display device comprising:

a first liquid crystal display panel 101 having a main surface (lower surface);

a second liquid crystal display panel 102 having a main surface (upper surface) that is smaller than the main surface of the first liquid crystal display panel 101;

a light guide plate 112 having a first main surface 112a, a second main surface 112b which faces the first main surface in an opposed manner, and a plurality of side surfaces (Fig. 2); and

a light source 114 arranged to face one of the plurality of side surfaces of the light guide plate 112 and including at least one light emitting element, wherein

the liquid crystal display device is assembled such that the first liquid crystal display panel 101 is arranged to have the main surface thereof face the first main surface 112a of the light guide plate 112,

the second liquid crystal display panel 102 is arranged to have the main surface thereof face a portion of the second main surface 112b of the light guide plate 112, and an uneven-surface structure is provided to the second main surface 112b of the light guide plate 112 (page 4, paragraph 53); or

grooves are formed in the second main surface 112b of the light guide plate 112 (page 4, paragraph 53).

Re claim 2, as shown in Fig. 4, the uneven surface structure operates to control the reflection of light which is propagated in the inside of the light guide plate on the second main surface (page 4, paragraph 56).

Re claim 5, the uneven surface is constituted of a plurality of grooves formed in the second main surface 112b of the light guide plate 112.

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Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 3, 4, 9-11 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akiyama (Pub. No. US 2005/0073627 A1) in view of Kohara et al. (Kohara, USPN 6,633,722 B1).

Re claims 3 and 13, Akiyama discloses a liquid crystal display device that is basically the same as that recited in claims 3 and 13 except that at least one of the height and the depth with respect to the second main surface thereof and the density and the area in the inside of the second main surface differs between one portion of the second main surface and a peripheral portion close to said one portion.

As shown in Fig. 2, Kohara discloses a light guide plate 2 comprising a first main surface 2b and an uneven-surface structure 22 provided on a second main surface 2c, wherein at least one of the height and the depth of the uneven-surface structure 22 with respect to the second main surface 2c and the density and the area of the uneven-surface structure inside the second main surface of the light guide plate differs between one portion of the second main surface (middle portion) and a peripheral portion which is disposed close to said one portion in the light guide plate 2 (col. 15, lines 46-52).

Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the light guide plate of Akiyama with the teaching

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Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the light guide plate of Akiyama with the teaching of Kohara by having the uneven-surface configured such that at least one of the height and the depth with respect to the second main surface thereof and the density and the area in the inside of the second main surface differs between one portion of the second main surface and a peripheral portion close to said one portion for uniformly emitting the light introduced from the light source and attaining higher luminance (col. 15, lines 32-38 and col. 16, lines 22-28).

Re claim 4, as shown in Fig. 2, Kohara discloses, in the uneven-surface structure 22, at least one of the height or the depth with respect to the second main surface 2c of the light guide plate 2, the density and the area in the second main surface 2c of the light guide plate is increased corresponding to an increase of the distance from one side surface of the light source 4 of the light guide plate 2, and at least one of the height, the depth, the density and the area of the uneven-surface structure on one portion of the second main surface 2c (middle portion) of the light guide plate 2 is set larger than at least one of the height, the depth, the density and the area of the uneven-surface structure on a peripheral portion (close to the side surface 2a) close to the one portion along one side surface of the light guide plate 2 (col. 15, lines 46-52).

Re claim 9, as shown in Fig. 2, Kohara discloses a light guide plate 2 comprising a first main surface 2b and grooves 22 provided on a second main surface 2c, are configured such that the depths of the grooves are increased corresponding to an

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increase of the distance from the light source at least in a range from the light source to one portion (any portion) of the second main surface (col. 15, lines 47-53).

Re claim 10, as shown in Fig. 2, the grooves 22 formed in the second main surface 2c of the light guide plate 2 are configured such that the groove which is remotest from the light source has a depth larger than the depth of the groove which is arranged closest to the light source (col. 15, lines 47-53).

Re claim 11, as shown in Fig. 2, the grooves 22 formed in the second main surface 2c of the light guide plate 2 are configured such that the depth of the groove among the grooves in one portion of the second main surface which is arranged at a side more remote from the light source is larger than the depth of a neighboring groove in one portion of the second main surface of the light guide plate (col. 15, lines 47-53).

6. Claims 6 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akiyama (Pub. No. US 2005/0073627 A1) in view of Katahira (Pub. No. US 2003/0063456 A1).

Akiyama discloses a liquid crystal display device that is basically the same as recited in claims 6 and 12 except for a casing containing the device.

As shown in Figs. 1 and 2, Katahira discloses a casing 150 (support frame) in which a first recessed portion for holding the first liquid crystal display panel 110, the light guide plate 122 and the light source 120 is formed in one side (top side) of the casing, and a second recessed portion for holding the second liquid crystal display panel 130 and the light guide plate 142 is formed in another side (bottom side) of the casing which faces one side surface of the casing, an opening which allows the light

radiated from the light guide plate 142 to irradiate the second liquid crystal display panel 130 is formed between the first recessed portion and the second recessed portion, and one portion (corresponding to the opening) on the second main surface 122b of the light guide plate 122 is defined as a portion which faces the opening of the second main surface 122b (page 5, paragraph 68 and see also Fig. 5).

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Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the liquid crystal display device of Akiyama with the teaching of Katahira by forming a casing having an opening for irradiating the second liquid crystal display panel so as to mutually position the first liquid crystal display panel, the light guide plate and the second liquid crystal panel in a small space and enhance the light utilization efficiency (page 4, paragraph 39 and page 5, paragraph 68).

7. Claims 7 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Akiyama (Pub. No. US 2005/0073627 A1) in view of Kohara et al. (Kohara, USPN 6,633,722 B1) as applied to claims 3, 4, 9-11 and 13 and further in view of Katahira (Pub. No. US 2003/0063456 A1).

The liquid crystal display device of Akiyama as modified in view of Katahira above includes all that is recited in claim 14 except for a casing containing the device.

As shown in Figs. 1 and 2, Katahira discloses a casing 150 (support frame) in which a first recessed portion for holding the first liquid crystal display panel 110, the light guide plate 122 and the light source 120 is formed in one side (top side) of the casing, and a second recessed portion for holding the second liquid crystal display

panel 130 and the light guide plate 142 is formed in another side (bottom side) of the casing which faces one side surface of the casing, an opening which allows the light radiated from the light guide plate 142 to irradiate the second liquid crystal display panel 130 is formed between the first recessed portion and the second recessed portion, and one portion (corresponding to the opening) on the second main surface 122b of the light guide plate 122 is defined as a portion which faces the opening of the second main surface 122b (page 5, paragraph 68 and see also Fig. 5).

Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the liquid crystal display device of Akiyama with the teaching of Katahira by forming a casing having an opening for irradiating the second liquid crystal display panel so as to mutually position the first liquid crystal display panel, the light guide plate and the second liquid crystal panel in a small space and enhance the light utilization efficiency (page 4, paragraph 39 and page 5, paragraph 68).

Re claim 7, according to Fig. 2 of Kohara, it is clear that, if the grooves 22 is formed at regular interval and regular depth, the reflectance of one portion (middle portion) on the second main surface 2c of the light guide plate 2 is higher than the reflectance of a peripheral portion close to said one portion along one side surface 2d of the light guide plate which faces the light source 4 in an opposed manner due to light leaking at the side surface 2d.

However, Katahira discloses that by providing the casing (support member), light leaking from the side surface can be enter the light guide plate again and light utilization

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efficiency can be enhanced (page 8, paragraph 92). Accordingly, the difference between reflectances due to light leaking is decreased by housing the light guide plate

in the casing.

Conclusion

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Thoi V. Duong whose telephone number is (571) 272-

2292. The examiner can normally be reached on Monday-Friday from 8:30 am to 4:30

pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Robert Kim, can be reached at (571) 272-2293.

Thoi Duong

11/27/2005

ANDREW SCHECHTER
PRIMARY EXAMINER

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